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11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13		
	SECURITIES AND EXCHANGE	Case No.: 2:22-cv-00612-CDS-EJY
14	COMMISSION,	
15	Plaintiff,	
16	VS.	
	MATERIAL WARE DEAGLEY DEAGLEY	MOTION TO REMOVE ATTORNEY
17	MATTHEW WADE BEASLEY; BEASLEY	MATTHEW W. PARK FROM
18	LAW GROUP PC; JEFFREY J. JUDD;	ELECTRONIC SERVICE
	CHRISTOPHER R. HUMPHRIES; J&J	
19	CONSULTING SERVICES, INC., an Alaska Corporation; J&J CONSULTING	
20	SERVICES, INC., a Nevada Corporation; J	
	AND J PURCHASING LLC; SHANE M.	
21	JAGER; JASON M. JONGEWARD; DENNY	
22	SEYBERT; ROLAND TANNER; LARRY	
	JEFFERY; JASON A. JENNE; SETH	
23	JOHNSON; CHRISTOPHER M. MADSEN;	
,	RICHARD R. MADSEN; MARK A.	
24	MURPHY; CAMERON ROHNER; AND	
25	WARREN ROSEGREEN;	
26	Defendants,	
27	Defendants,	
<i>'</i>	THE JUDD IRREVOCABLE TRUST; PAJ	
28	CONSULTING INC; BJ HOLDINGS LLC;	

STIRLING CONSULTING, L.L.C.; CJ 1 INVESTMENTS, LLC; JL2 INVESTMENTS, LLC; ROCKING HORSE 2 PROPERTIES, LLC; TRIPLE THREAT 3 BASKETBALL, LLC; ACAC LLC; ANTHONY MICHAEL ALBERTO, JR.; and 4 MONTY CREW LLC; 5 Relief Defendants. 6 7 Defendants Seth Johnson ("Johnson") and Cameron Rohner ("Rohner"), by and through 8 their counsel of record provides notice that Matthew W. Park is not retained local counsel for the 9 Defendants. The initial pleading for this matter was filed using Mr. Park's Pacer account as a 10 result of unforeseen issues with the Pacer account for Timothy C. Pittsenbarger. As such, the 11 Defendants request that Matthew W. Park be removed from the CM/ECF service list for this 12 matter. 13 RESPECTFULLY SUBMITTED this 1st day of August, 2022. 14 15 LEE KIEFER & PARK 16 By: /s/ Timothy C. Pittsenbarger TIMOTHY C. PITTSENBARGER (NSB 13740) 17 1140 N. Town Center Drive, Suite 200 18 Las Vegas, NV 89144 T: (702) 333-1711 F: (702) 333-1712 19 Email: chase@lkpfirm.com Attorneys for Defendants Seth Johnson and 20 Cameron Rohner 21 22 IT IS SO ORDERED. 23 24 25 26 Dated: August 1, 2022 27 28